

REVIEW

Mr. BUCHANAN said he was not impugn-
ing the ruling; he was only showing the consequences
which would follow from that ruling.

Mr. ROBERTSON submitted that the hon. member
did not see into the consequences of the Speaker's ruling,
he made a distinct motion that the House either
need or did not need of the Speaker's ruling.

Mr. BUCHANAN said he did not dissent from the
Speaker's ruling, but he was going on to show that by that
ruling the rights of the representatives of the people were
being infringed.

RE. ROBERTS (N) still submitted that the definition of Speaker covered not only those assembled in any way under a certain motion of the House, but also those who were not in it. FARNELL was of opinion that the hon. member was not in error in questioning the utility of the definition if he was moving a motion of adjournment; but he understood that the hon. member wished to elicit some information as to the basis of the hon. member's belief. He said that he did not think that he was certain of the meaning of the definition, but he was sure that he was not by assuming to impose the ruling of the Speaker.

RE. J. S. SMITH (N) the title of "Argument" adopted by the hon. member was not in line with the Speaker's ruling, and he was not prepared to accept it, unless it was not a direct motion that the House dissent from the Speaker's ruling.

RE. SPEAKER ROBERTS then offered his only decision.

RE. BUCHANAN (N) said he formerly wished to ascertain whether or not he was authorized to make a motion of adjournment.

[illegible]

before the House. He gave the following explanation of the error in a decision of the Speaker of the House of Montana, in reference to a question asked by Mr. L. Webster, of New York, regarding the right of a citizen to demand a trial by jury in a civil case, upon the ground that the defendant was a foreigner. The Speaker of the House could not debate it, as a motion for adjournment, when the House was in the midst of the consideration of a question in order. Mr. BUCHANAN said, in the case referred to by Mr. Speaker, the question involved the *honor of some one in public service*. His question involved no imputation, and was a proper one for the House to consider. Mr. COHEN rose to object. It was still quite the honor of the Speaker to draw comparisons between the one he submitted by the hon. member and that referred to by Mr. Webster. Mr. PIDDISTON contended that if the hon. member thought there was a parallel between the two cases he had better refer it to point it out. Mr. SPEAKER said the hon. member would be happy to refer to the difference on the ground of the cases if he did so upon a motion that the House suspend the ruling. If he wished to show that the case in

Mr. BUCHANAN said he did not dissent from the statement, but he said the causes quoted by the Speaker, referred to, were of a question leveling charges against some person, while the question in hand had no charge at all.

Mr. ROBERTSON again rose to order. The honor-
able member was clearly questioning the ruling of the Speaker, which could only be done on a substantial question.

Mr. COHEN asked if this question did not contain an insinuation upon an officer in the public service, who should time of Parliament be trifled with in inquiring about District Court Judge Forbes dined with anybody or

Mr. FARNELL thought they were getting into a confused matter, and it would be very much better to allow the member to proceed with his motion. It was very nice to the Speaker to insist even by insinuation that ruling was wrong. But he did not understand that the member was impeaching the ruling of the Speaker, was trying to elicit information which he was precluded getting by the rules of the House.

Mr. SPEAKER said the hon. and learned member was really in order in soliciting information on a motion for adjournment, but not in questioning his decision, which was to be done upon a specific motion.

Mr. FORSTER said the decision just given placed him in an awkward position with regard to obtaining information in respect to another District Court Judge, a point on which he had heard such things, which, if true, would definitely demoralize him for the position he held. The demoralization he had received on the subject were so clear that in his opinion they bore the impress of truth; and he should, therefore, like to ventilate the matter so that it should go before the public. He trusted that he would be placed in a position to make some facts clear that would probably settle various questions.

At the end of the session, to enforce house discipline, being
to remove this Judge from his position, or to clear
imputation from his character. If the conduct attri-
buted to this gentleman were true he was totally unfitness
the position he held; and if it were not true, the fact
should be made known. Ever since the appoint-
ment of Judge McMott, judges from reports, neither
public nor the profession played a parti-
ciple confidence in him—that was in the impartiality
his actions. He did not take exception to

Mr. Vermont's knowledge of the law. He believed he was the average ability of law-ers of the country; but from the fact that he had never been held in contempt, he was satisfied by the community, and that he was utterly disinterested for the office he held. Well, he was I did at that time ago this gentleman sought to get leave of absence on account of ill health, & for a more or less private reason, and he sent a letter to the Governor of Vermont. The Governor declined the request. This man was then expected to attend at the late sittings of the Quarter Sessions at Granton; but he was ill that day, and he eventually refrained from going by the steamer. He was thought to be ill by the people, and he was not very serious charge against a Judge. It was to be a very serious conduct in a Judge to allow persons to come to great distances, over rivers and creeks without guides - where the difficulties of travelling were numerous.

...the special business which he was appointed to
...and for which he was paid a very liberal salary.
...were also kept in good order than was necessary
...being tried, and probably innocent of the charges
...them. It was, therefore one of the highest
...ations of a Judge that he should be at the
...at the appointed time; and it was
...that he failed to keep the appointment for the
...was reported, it reflected great discredit upon him,
...upon the community at large. It was not

first time, nor the second time, nor the third time, that this man's conduct had been first before the House and the Courts and the people of the whole country. The remembrance of the man he knew to be true, and he could find documents to substantiate what he said. Three men were tried for obtaining at Armidale. Mr. Simpson, a barber of standing, defended these men. In two cases the men were convicted, but he could find no acquittal in the third. A gentleman requested the Judge to reserve his opinion, which, if they had been argued, would have led to the acquittal of all three men. He was not doubts about the facts, or the points in law. Yet, in this case, he was asked to reserve his opinion, and the Judge replied that he was in no way of the man's conduct.

side to the one where the offenders were, quivered and
saw a d. but went elaborately into the circumstances of
their case and wound up by saying that the prisoners
required. I could say any negative anything I could
possibly imagine that is a sort of a confession of con-
science. He had on a previous occasion to call attention
to Judge. There was a general want of confidence in
Protestant men was afraid of him—was a cowardly
—but they were afraid to contest any point in which
he took a position. He was a powerful man. If
they should boldly be injuring their souls. If
they any truth in the statements that had been made
concerning, the sooner the Judge was removed from
the seat. He thought the time had come when

ROBERTSON was quite sure that every hon. member who desired would arrive at the conclusion that the Government interfered with the Judges the least would be for the country. It did not do for a

ment to be continually interfering with the administration of justice of the Judges. Of course there were and are occasions when it became necessary to remove a Circuit Court Judge. If he remembred right it became necessary in a neighboring colony to remove a Supreme Judge. With regard to the matter brought forward by me, and learned member for the Western Districts, he informed that Mr. Forbes did dine with a person who was a suitor in his Court; that he was not aware that that man was a suitor in his Court; and that, if he had been aware of it, he would not have considered it a sufficient reason for refusing to dine with him.

Then he was informed that Judge Forbes did not wish the case ended so little did the case cost him. However, he intended to make inquiry regarding the other Judge spoken of, as he did not think it was as fair to him as more than that the gentleman had been called upon to explain his conduct.

Mr. HURLBY called the Assistant-General's attention to a letter that morning's Herald, having received one from California mail service. He thought the Government should have given Messrs. Gilchrist, Watt, and Co. a

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state of affairs as seen at another angle. It is therefore, although he may maintain that it was free from partisanship, impartial observers will not admit that it was put forth in some or character. Still, the fact that he was put forth with such a character ought to be recognized and pondered by the people. Whether the general recognition of these facts will tend to the disadvantage of Mr. PARKES, or to the advantage of Mr. PARKES, is a question. We believe with Mr. PARKES, that "Things are, at present, in a state of confusion, and that the country ought to be put to rest, and inquire about it more than they have with them, and with them alone, the remedy."

The strongest division of Mr. PARKES's speech was that in which he insisted upon the maintenance of Ministerial responsibility, and pointed out the danger of a system under which Ministers should hold office until they were displaced by direct votes of censure or votes of want of confidence. There have been signs of late that we are drifting towards the adoption of such a system; and it is well that the country should be warned of its almost certain consequences. It is probable that the PARKES, though defeated at the beginning of the year upon the GARRICKAN majority question, has obtained a majority upon a question of want of confidence. It is not easy to see how Mr. PARKES, holding the principles he holds, could have passed by that defeat, and then at it did after an appeal to the country on that very question. But the fact is that he overlooked that, holding sound principles, he acted upon them. He says in reality he need not have gone out of office at all upon that question, but he felt it his duty to err rather on the side of accepting defeat than of resisting defeat. And, although he virtually admits that he could have retained office and challenged his opponents to pass a vote of want of confidence without violating his own views of duty, he does not to be denied the credit of having held to his ground by ideas of duty that tended to elevate rather than lower the standard of Ministerial responsibility.

Responsible government is a reality or a fiction in proportion to the strictness or the laxity of Ministerial notions of responsibility. Responsibility cannot be defined by hard-and-fast lines. It cannot be laid down as a rule that every defeat shall cause a crisis. Nor can any political sieve be constructed with meshes, to determine mechanically what shall be allowed to fall to the ground, and what others shall compel the Ministry to consider its position. Ministerial action in such matters should be guided by Ministerial judgment and discrimination, in the light of principle and precedent. Under such circumstances the Government of the country may be affected in its whole spirit and character by the bias or tendency of the Ministry. And a Ministry that prefers to err on the side of resisting defeat rather than on that of accepting it—to use Mr. PARKES's form of language—may explain away almost every adverse judgment of Parliament upon its policy and proceedings, and exonerate its responsibility until the word has lost its meaning. Mr. PARKES's phraseology is not perhaps very happily chosen. When talks of accepting defeat, he means attaching to it its true constitutional significance; when he talks of resisting defeat, he means acquiescing in it as a matter of no importance. But passing by the question of words, the principle he has laid down, and upon which, in the GARRICKAN case, at any rate, he acted, is, that a Ministry should rather than be sensitive to the censure of Parliament in its acts or its policy but be deficient in its responsibility. And that is a sound principle, and a principle which must be recognized and enforced if responsible government is to be administered to the good of the country. The action of political machinery has been disturbed and disordered by personal considerations for some time past. Those considerations still weigh with many; and it is not in human nature to be wholly to discard them. But it will be a bad day for the country when fundamental principles are forgotten, and government is carried on by the force of predilections and antipathies, and no object is given to a high standard of political conduct. If Governments are to acquiesce in defeat after defeat, and ignore them because they are confident that they could bear down upon them, there will be an end to anything like a firm and well-defined measures of public policy, place will not be found for high-minded statesmanship, and the colony will be under a regime of trick and manoeuvre.

There are difficulties to be encountered under actual circumstances in the working-out of responsible government which are unfavourable to the adoption of the higher platform of principle. As we have before said, personal considerations, and the fact that Mr. PARKES knows of himself and has admitted it. Why was the second reading of the Education Bill passed? The members were plied with such suggestions as this—"See what a calamity it would be for the country if that horrible man, PARKES, should get back to office." And that is his own explanation of the matter. Mr. FITZPATRICK, the other day, said the same thing in a different way. It is the intervention of these personal considerations that renders the enforcement of constitutional principle well nigh impossible. The evident drift towards votes of want of confidence as the only means of determining Ministerial position shows how powerful the influence of these considerations is. A Ministry that relies upon trials of strength that practically appeals to the personal preferences of the majority. But, according to PARKES's own showing, these considerations may be brought into play on matters of policy, and cause the determination of principles of principle without reference to the merits. Thus, by the operation of the set of influences defeat may be procured upon critical points, and when defeat is usually taken place, its importance may be accounted by challenging a general vote of censure.

In speaking of the thirty defeats which the Ministry has sustained during the present session, however, Mr. PARKES pointed out that as, really, been a source of strength rather than weakness to the Ministry. He admitted the comparative insignificance of many of them; but he remarked that every one of them must be damaging to the reputation and position of any Government. Doubtless it is so from Mr. PARKES's point of view. But others are seen in many of these defeats—in the aggregate number of them—evidence of unselfish antagonism and hostility on the

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AUCTION SALES.

DUNN AND LISTER will sell by auction, at their Rooms, 204, Pitt-street, THIS DAY, at 2 o'clock, Men's and women's new and second-hand clothing, boots, shoes, fancy goods, and sundries.

PERFUMERY AND SOAPS by Messrs. **BRUCE, PURSER, and BROS.** Fancy Perfumes, Fancy Soaps, Fancy Candles, Fancy Toys, and Fancy Goods. Ex City of Glasgow.

By order and on account of Consignees.

THIS DAY, Friday, 4th instant, at 11 o'clock.

CHAS. MOORE and CO. are instructed to sell by auction, at their Rooms, 167, Pitt-street, THIS DAY, J.M.P.

1—48 dozen ends of Cologne, by Jean Marie Parfums.

21—1 case Price and Co.'s celebrated perfumes, assorted.

22—1 case books, comprising several standard works by Bishop, Erasmus, Barlet, Shakespeare, and other authors.

4297—64 boxes fancy soap tablets, each 7 lbs., assorted.

1 case same.

J.D.S.

1—15 dozen patterned, assorted.

25—25 ditto ladies' companions, assorted.

4321—1 case Roney's hair and tooth brushes.

4322—1 case Roney's hair brushes.

4323—1 case Roney's scrubbing brushes.

4324—1 ditto W. H. Child and Son's fine water brushes.

4325—1 case brushes, assorted, comprising hair brushes, shoe and carpet brushes, scrub, spoke, and deck brushes, carter brushes and sops.

26—43 assorted fancy picture frames.

12 bronze ornaments.

27—1 case lockstands, card racks, match stands, candlesticks, and other articles.

Terms at sale.

Preliminary Notice.

Large and Important Unreserved Sale of 80 CASES SEWING-MACHINES.

Embracing almost all the various Makes required in this Market.

On TUESDAY next, 8th August, at 11 o'clock.

CHAS. MOORE and CO. are instructed to sell by auction, at their Rooms, 167, Pitt-street, on TUESDAY next, 8th August, at 11 o'clock, 80 cases of assorted sewing-machines.

Full particulars in future issue.

TO OPTICIANS, JEWELLERS, FANCY REPOSITORIES, and others.

It is diamond—1 Case OPTIC, comprising—Spectacles, blue, smoke, and green (oval and square) Ditto, with Brazilian Pebbles.

Spring Eye-Glasses, Magnifying Glasses, &c.

MR. CHARLES TEAKLE has been instructed to sell by public auction, at his Rooms, THIS DAY, at 11 o'clock, The above.

Terms at sale.

12 PACKAGES FANCY GOODS.

PERFUMERY, BRUSHWARE, CUTLERY, &c.

MR. C. TEAKLE has been instructed to sell by auction, at his Rooms, 7, Wynyard-street, THIS DAY, Friday, at half-past 10 o'clock.

The above.

Terms, cash.

To Stationers, Dealers, Bookkeepers, and others.

MR. CHARLES TEAKLE has been instructed to sell by auction, at his Rooms, 7, Wynyard-street, THIS DAY, at half-past 10 o'clock.

An invoice of stationery, comprising foolscap papers (various weights), F. and C. De la Rue's envelopes, tinted and white; fancy note paper, &c.

Terms at sale.

TO WATCHMAKERS, JEWELLERS, PRIVATE GENTLEMEN, PAWNBROKERS, and others.

THIS DAY, FRIDAY, August 4.

1 DIAMOND SUITE (BRUCCO and EARRINGS) SINGLE STONE and HALF-HOOP DIAMOND.

CLUB RING DIAMOND RINGS.

LADIES' and GENTS' GOLD ENGLISH LEVER WATCHES.

ENGLISH SILVER LEVER WATCHES (various well-known makers).

Gold and Silver Geneva Watches.

Gold and Silver Watches.

Gold and Silver Bangle Bracelets.

Gold and Silver Bangle Bracelets.

LADIES' DISS RINGS, Signet Rings.

Gold Bangle Bracelets, &c.

12 French Regulating Clocks on the small scale.

MR. CHARLES TEAKLE is instructed by the Proprietors to sell by public auction, at his Rooms, 7, Wynyard-street, THIS DAY, Friday, at 11 o'clock, Invoices of jewelry, on above.

Without reserve.

Terms at sale.

THIS DAY, 4th August, at 11 o'clock precisely.

on the premises of Mr. Charles Teakle, 111, Abercrombie-place, Chippendale.

The above.

SUPERIOR HOUSEHOLD FURNITURE.

ROSEWOOD COTTAGE FURNITURE, &c.

Large elegant-shaped Pier Glass.

SUITE OF FURNITURE, covered in crimson satin, in excellent order.

Carpet, Engraving, Plate, and Glass.

EXTENSION DINING TABLE, patent screw.

Top Table Sofa, and other iron, steel, and copperware.

CHIFFONNIERS with glass doors, and other ornate chairs.

BEDROOM FURNITURE.

Iron Bedsteads, Mattresses, &c.

MARQUAN'S WARDROBE, Chests of Drawers.

Washstands and services, Toilet Tables, Toilet Glasses.

Cooking and Kitchen Utensils.

First-class Hooded Buggy and Harness, suit medical gentlemen, with shifting seat for children.

F. BRADLEY has received instructions from the Proprietors, who have left for Melbourne, to sell by public auction, at his Rooms, 204, Pitt-street, THIS DAY, Friday, at 11 o'clock, The whole of his superior household furniture.

Terms cash.

Office and Rooms, Property Exchange, corner of George and Margaret streets.

Preliminary Notice.

For absolute Sale on the Premises.

By order of H. Marie, Esq., KEROA.

A handsome Family Residence, newly built of brick, with stone foundations.

On SATURDAY, 19th August, at 3 o'clock.

F. BRADLEY has been favoured with instructions from H. Marie, Esq., to sell by public auction.

All that valuable parcel of land situate in Wilmore-street, having a frontage of 77 feet by a depth of 120 feet, on which is erected.

A HANDSOME FAMILY RESIDENCE, containing fifteen apartments with verandah on three sides, giving a promenade of 300 feet.

The house is of the best building, built by the owner. Special attention has been paid to render it cool and airy in summer, and snug and warm in winter. It is well fitted throughout and judiciously appointed.

The position of this desirable property is unexceptionable, being retired and in a highly respectable locality. It commands an interesting and delightful view extending to Botany Bay, and being well elevated has a good natural drainage.

For further particulars and terms see future issue.

F. BRADLEY, Auctioneer and Land Salesman, 207, George and Margaret streets.

BRADLEY, NEWTON, AND LAMB will offer on FRIDAY next, 4th August, at 11 a.m., SPECIAL CONSIGNMENT of RICH INDIAN MANUFACTURES, comprising:

RARE Dohi Silk Shawls.

COSTLY Opera Cloaks and Ladies' Muslin Dresses.

Ladies' Jackets, Elegant Dressing Gowns, INFANTS' ROBES, and a splendid assortment of NICK-NACKS and Ornaments peculiar to India.

BRADLEY, NEWTON, AND LAMB have received instructions to sell by auction, THIS DAY, 4th August, at 11 a.m., VALUABLE CONSIGNMENT of INDIAN MANUFACTURES.

Terms, cash.

THIS DAY, at 11 a.m.

At the New Auction Rooms, Spring and O'Connell streets.

NICELY ASSORTED INVOICE of FANCY GOODS AND PLATE, comprising:

Parlor Table, Secret Case, and other articles.

Ditto Workboxes.

Ditto Cabinets.

Cigar-stands, Inkstands.

Satiny Cabinets, Writing Desks.

Dressing Cases, Workboxes.

Copied Presses, Fancy Baskets.

Brass Ornaments, Tortoiseshell Goods.

Table Balls, Brass Clocks, &c.

PLATED WARE.

Comprising Crown Pottery, Marmalade Toast Racks, Blount Boxes, &c.

TO FANCY WARE SHOPKEEPERS, COUNTRY BUYERS, and GENERAL DEALERS.

BRADLEY, NEWTON, AND LAMB have been favoured with instructions from the consignee to sell by auction, at their New Sale Rooms, Spring and O'Connell streets, The above.

Terms, cash.

SATURDAY next, 5th August, at 11 a.m.

At the New Sale Rooms, Spring and O'Connell streets.

FAST PULLING and SAILING SKIFF, copper-fastened, mast, sail, &c., complete.

BRADLEY, NEWTON, AND LAMB have received instructions to sell by auction, at the New Sale Rooms, Spring and O'Connell streets, on SATURDAY next, 5th August, at 11 a.m., Can be inspected at 9 a.m. on Saturday morning.

SATURDAY, 5th August, at 11 a.m.

At the New Auction Rooms, Spring and O'Connell streets.

FIRST-CLASS HOUSEHOLD FURNITURE AND EFFECTS, comprising:

CHINA and China.

SPLENDID PLATE.

MASSIVE Mahogany Dining Tables.

HANDSOME Mahogany Bookcases.

ELIGANT Mahogany Chests of Drawers.

HANDSOME Mahogany Bookcases.

PIA Proof Frames and CHOICE Chromes.

ELIGANT Cupboard and Drawers.

ELIGANT Gilt Frame Pier Glasses.

Black Marble Striking Clocks.

BRIGHT Toned Walnut Pianofortes, by favorite makers.

Single 4-foot iron ditto ditto.

Half Mattresses, Pillows, and Blankets, &c.

HANDSOME Mahogany Wardrobes.

Handsome Mahogany Bookcases.

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FRIDAY, 4th August, at half-past 10.

Barthware, Glass, and China Samples.

Under instructions from Messrs. Mason, Brothers.

L. E. THREKELD has been instructed by Messrs. Mason to sell by auction, THIS DAY, 4th August, at half-past 10, A large quantity of surplus earthenware, glass, and china samples.

CLEARANCE SALE.

WHITE LEAD, RED LEAD, WHITE ZINC, PAINTS, OAK and COPAL VARNISH, COLZA OIL, LINSEED OIL.

Just arrived from the well-known manufacturers of STORER.

Messrs. GARROD and CO., and J. WHITE and SONS, and HUDSON.

Important to Ironmongers, Oil and Colourmen, Ship-chandlers, Storekeepers, and others.

For Positive Unreserved Sale, At the City Mart, 362, George-street, on FRIDAY, 4th, at 11 o'clock.

L. E. THREKELD will sell by auction, at the Rooms, THIS DAY, 4th August, at 11 o'clock, Invoices of the above, just arrived.

Full particulars in slips.

Terms at sale.

THE ENTIRE CARGO OF BOURBON SUGAR, RICH YELLOW COUNTERS, and MEDIUM RATIONS.

FOR POSITIVE SALE.

At the City Mart, 362, George-street, MONDAY, 7th August, at 11 o'clock.

Under instructions from Messrs. LEARMONTH, DICKINSON, and CO.

Important to Grocers, Storekeepers, Country Buyers, Shippers, and the Trade generally.

L. E. THREKELD has received instructions from Messrs. Learnmonth, Dickinson, and Co. to sell by auction, at

FOR SALE, the Goodwill, Lease, License, Fixtures, Furniture, &c., of one of the best corner Hotels in town: will be sold a bargain. **J. PIERCE, H. Broker, 352, George-street.**

ROYAL VICTORIA THEATRE.

MORTON HOUSE, 67, Elm-street North.—
APARTMENTS, elegant, with central bath.
ONLY.—Furnished COTTAGE to LET, in good
location, and low rent, near the Pier.
PRIVATE BOARD AND RESIDENCE, per week.
413, Pitt-street, two doors from Liverpool-street.
TO LET, two ROOMS, partially furnished, with use of
kitchen, No. 4, Apple A. H. HERRARD Office.
TO LET, 3 unfurnished ROOMS, use of kitchen, stove,
217, Pitt-street.
TO LET, furnished APARTMENTS, comfortable, kitchen,
every convenience. Apply 108, Forbes-street.
TO LET, a large FURNISHED ROOM, Apply ill,
the corner.
TWO FURNISHED ROOMS, with use of kitchen, 108 per
week. 462, Michigan-tr. at 8th.

29) Unfurnished ROOMS (cottage), use of kitchen.
 24, Upper Port-street. Plantaff.
 20) ACACIES for Gentlemen and Ladies. 130,
 Philip-street. Terms moderate.
 21) YOUNG Lady BOARDER. To apply to 230, Crown-
 street, Stury Hill.
 22) STANLEY-STREET (Mrs. Hurry, late of Broom-
 field). Vacancy for two gentlemen.
 23) ELIZABETH-STREET North.—A vacancy for 2.
 24) ELIZABETH-ST. G. L. Park.—Mrs. Small,
 vacancies one or two. Terms good prices.
 25) ASLEY TERRACE, Crown-st., or Oxford-
 st., commodious Home for one or two friends.
 26) NO LANDLORDS or LEASEHOLDERS.—Wanted.
 Be—ins.—PREMIERS in foreign-trade, between
 London and Hamburg.

WANTED, by a Married Couple furnished **APARTMENT** (8. Terms to Zero, I d. l. e. s. Oxford-st. S. C. ; Herald Office.

WANTED, to rent, with option of purchase, **COTTAGE**, four or five rooms: neighbourhood of **averley** or **Woolfabra** preferred. Address, stating terms, S. C. ; Herald Office.

WANTED for 6 or 12 months, from 1st November, **Furnished HOUSE**, easy distance from **Sydney** ; rooms: state terms, letter only. H. Holland, 327, Richmond-street.

FRIENDSHIP'S TRIUMPH!

LENNEMORE ROAD—TO LET, DUNLOCHER
W. OUG, additional agent, of M. H. Stepan, Esq., 6-8-10, a brown, pantry, kitch'n, servants' room, gallery, crockery, wash, stable, and out-houses; large garden; water and sewerage; view of harbour. Apply J. S. Harrison, 267, the Glenview.

NEWTON.—TO LET, HO. 38, 6 rooms, kitchen, storeroom, stables, &c. William Lugg, E. Kingston.

SPLENDID BUSINESS PREMISES TO LET, at Wappa Wappa. Suitable for carrying on an extensive business in an up-to-date and well-stocked warehouse. Proprietor is bringing through all-health. Apply Prime, Oge, and Co., Sydney.

SPLENDID OPPORTUNITY, FOR THE PURCHASE OF A BUSINESS, UPON THE MOST LIBERAL TERMS, TO HOTEL-KEEPERS, CAPITALISTS, AND OTHERS.

TO LET OR SKILL, THE TATTERSALL'S HOTEL, GLENVIEW.

The most perfect and complete north of Newcastle.

EDWARD JONES has received instructions from Henry Bradbury, Esq., to let or sell the above hotel, and to let him at his own pleasure.

The Tattersall's Hotel is not surpassed by any hostelry north of Newcastle. It contains thirty-seven rooms, a magnificent club-room, billiard-room, bath-room, and all other requisites of a first-class hotel. It is but a few minutes' ride from the railway station, and situated in the very heart of the racing and most central towns in New England.

As Mr. Bradbury's, from its opening, has commanded the commanding business of the district, and its proprietor was constituted the 1st annual race by the leading sportsmen of the colony, and being an all-round equal to any they had met, he is competent in all its requirements, and perfect in its construction.

Particulars in application to
EDWARD JONES
 Stock, Station, and General Commission Agent,
 Northern Exchange Great Lines.

TO LET, 9-room HOUSE, No. 5, Wemyss-avenue, near Horner's Hotel. Enquire accordingly.

TO LET, 6-room HOUSE, Marquis-street North, C. J. Roberts Market-street.

TO LET COTTAGE, 3 rooms, Kent-street. Apply to Messrs. C. and M. Macfarlane.

TO LET, large STABLES and Cottage, Lower George-street. Apply to All-ain & Co., Marquis-street.

TO LET, 107, George-street North; 7 rooms, detached kitchen; hotel or shop. Enquire on the premises.

TO LET, most desirable RESIDENCE, every convenience, near B. B. Road, Margaret-street.

TO LET HOUSE, 6 rooms, 2 bathrooms, Darlinghurst Road. Wo 401, 171, Pitt-street.

TO LET, a 5-roomed HOUSE, 314, Bourke-street, Darlinghurst, near Burton-street.

TO LET, HOUSE, large yard, 3-stall stable, room for 3 vehicles. James Pringle, 118, Pitt-street.

TO LET SHOP and Dwelling, opposite the Sacred Heart Convent, near the goods and meat docks.

TO LET a comfortable Family RESIDENCE, 114, Victoria-street, with large garden, coachhouse, stable, &c. &c. Apply 70 King-street.

TO LET HOUSE, Pitt-street, B. often, every convenience, near the goods and meat docks. Apply to Messrs. C. and M. Macfarlane.

AUBREY MOWLE, Council Clerk.
Council-chambers, Petersham, July 25, 1876.

NO LET, in Old South Road is kind, a little beyond
 "I-street west, W. no lahra, a comfortable Driveling
 USE, a la g't H. Newman, HERALD Office.
 NO LET, a la g't SHOP, in Old George-street, adapted for
 a small business, and a very good place for a doctor, and a
 ge ya da, has been a restaurant for fifteen years. A. G.
 ical surgeon, B. any-street, Redfern.
 NO LET, with immediate possession, the old-established
 and FINEST, in Old Pitt-street, 78, King-street, at
 present occupied by Mrs. Anna-Gilf, the Thomas Farrell's
 business. Apply Office, 76, King-street.
 NO LET, at Burwood, a first-class COTTAGE, with
 large garden, situated close to Concord and Park-mat-
 road, and a few minutes' ride from the railway station.
 required: rent modic, 77s. -ge-est, Haymarket.
 NO LET, a splendid COTTAGE, No. 170, Prince-
 street, containing four rooms, kitchen, and cellar;
 water laid on, and a good fire, at 11 per week. Apply
 to Edward Gordon, 84, 84, MAEKER and others.
 NO SODAY, 478, MAEKER and others. NO LET,

coal STORES; stabling, sheds, large water, and power if required. Inquire of Mr. Barnes, grocer, on State 1, near Cleveland-street, Surry-place.

WEST-INDIAN A. HPIELIN.—To LET, a 7-roomed house, with a new bath, new staircase, and Fire Brick platform. H. P. near Underwood-street.

WYOO LAH RA.—To LET, No. 2, MONTAUBAIN VILLA, 9 rooms, garden &c.; also, No. 2, "Pavilion," a 5-pipe-street, 7 rooms, with all the conveniences of a family, &c. Oxford-street.

WYOO LAH RA.—To be LET, that desirable FAMILY RESIDENCE, consisting of nine rooms, kitchen, out-houses, &c. situated in Piper-street, and in the occupation of Mrs. Acworth.

H. DORNER.
Piper-street.

68, PITT-STREET.—Brickyard to LET, in full working order, at Petwood; 2 new Kilns, mill, and every necessary appliance, House and out-buildings, and a good quantity of stone, &c. &c. Apply to Mr. FLOK, to LET, a couple of new chambers, King and Rumbold-street. S. LEVIN, 146 King-street.

SHOWROOM and OFFICE to LET, recently completed by Ennoch Saylor & Co. 229, George-street.

NO LET, PART of an Office, partitioned and furnished.
Thomas Dawson, 431, George-street.

NO LET, UNION-CHAMBERS, 143, Pitt-street,
ground-floor, front, side, and upstair's offices.

SYDNEY MORNING HERALD.—

SUBSCRIPTIONS: \$2 1/2 per annum.
This rate is for payment in advance.
N.B.—For credit the charge will be \$2 1/2 per annum.
* All advertisements under six lines will be charged to advertiser's account if boxed.
Births, Deaths, and Marriages, 3c each insertion.
N.B.—Advertisers in the country can remit payment by

Money Order or Postage Stamps.
Notices of BIRTHS and DEATHS cannot be inserted
in this journal unless indorsed with the name and address
of the persons by whom they are sent.

* * * The above rule is rendered necessary in consequence of false and malicious notices having been sent for publication for the purpose of annoying respectable persons.

SYDNEY MORNING HERALD MONTHLY
SUMMARY OF NEWS, published expressly for
 remission abroad. Subscription, 6s per annum, payable

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at the Office of the Agency Morning Herald, 1111 Main Avenue,
Brooklyn, Friday, August 4, 1976.

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